SCOTT N. SCHOOLS (SCBN 9990) 1 United States Attorney FILED NOV 1 5 2007 2 3 4 5 E-filing 6 7 UNITED STATES DISTRICT COURT 8 9 NORTHERN DISTRICT OF CALIFORNIA 10 SAN FRANCISCO DIVISION 11 CR 07 12 UNITED STATES OF AMERICA, 13 Plaintiff, VIOLATIONS: 18 U.S.C. § 1623(a) – Perjury; 18 U.S.C. § 1503 – Obstruction of Justice 14 v. SAN FRANCISCO VENUE 15 BARRY LAMAR BONDS, 16 Defendant. 17 18 19 INDICTMENT The Grand Jury charges: 20 21 Background At all times relevant to this Indictment: 22 The defendant, BARRY LAMAR BONDS ("Bonds"), was a Major League 23 1. 24 Baseball player for the San Francisco Giants. 25 2. Balco Laboratories, Inc. ("Balco"), was a California corporation performing 26 blood-testing, among other functions. Balco was located in Burlingame, California. 3. 27 Greg Anderson ("Anderson") was a personal athletic trainer whose clients included numerous professional athletes, including Bonds. Anderson was affiliated with Balco **INDICTMENT** 

- 4. A federal criminal investigation ("the criminal investigation"), led by the Internal Revenue Service-Criminal Investigation Division ("IRS-CID"), commenced in the Northern District of California concerning Balco's distribution of anabolic steroids and other illegal performance-enhancing drugs and the related money laundering of proceeds from the drug distributions. The criminal investigation initially resulted in an indictment and the convictions of four defendants on federal charges, including illegal drug distribution and money laundering offenses.
- 5. One focus of the criminal investigation, among others, concerned whether Balco, Anderson, and others were engaged in illegal drug distribution and money laundering arising from distributions of illegal drugs to professional athletes and others.
- 6. As part of the criminal investigation, on or about September 3, 2003, federal search warrants, issued in the Northern District of California, were executed. Among other things, investigators obtained evidence concerning Bonds and his relationship with Anderson and Balco.
- 7. As part of the criminal investigation, several professional athletes, including but not limited to Bonds, along with other witnesses, were subpoenaed before the Federal Grand Jury to provide, among other things, testimony about their knowledge and involvement with Balco and its employees, including but not limited to Victor Conte and James Valente, as well as any relationship with Anderson.
- 8. On or about December 4, 2003, Bonds testified before the Grand Jury. Bonds received an Order of Immunity for his Grand Jury testimony, pursuant to 18 U.S.C. § 6003 and 28 C.F.R. § 0.175, and was informed that pursuant to that order neither his testimony nor any information directly or indirectly derived from his testimony could be used against him in any criminal case except a prosecution for perjury, false declaration, or otherwise failing to comply

with the Court's order.

9. During the criminal investigation, evidence was obtained including positive tests for the presence of anabolic steroids and other performance-enhancing substances for Bonds and other professional athletes.

<u>COUNT ONE</u>: (18 U.S.C. § 1623(a) – Perjury)

- 10. The factual allegations contained in paragraphs one through nine above are incorporated herein as if set forth in full.
- 11. On or about December 4, 2003, in the Northern District of California, the defendant,

## BARRY LAMAR BONDS,

having taken an oath to testify truthfully in a proceeding before a Grand Jury sitting in the Northern District of California, unlawfully, willfully, knowingly, and contrary to such oath, did make false material declarations, that is, he gave the following underlined false testimony:

- Q: I know the answer - let me ask you this again. I know we kind of got the into this. Let me be real clear about this. Did he [Anderson] ever give you anything that you knew to be a steroid? Did he ever give a steroid?
- A: I don't think Greg would do anything like that to me and jeopardize our friendship. I just don't think he would do that.
- Q: Well, when you say you don't think he would do that, to your knowledge, I mean, did you ever take any steroids that he gave you?
- (a) A: Not that I know of.

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- Q: Okay. So, I got to ask, Mr. Bonds. There's this number associated on a document with your name, and corresponding to Barry B. on the other document, and it does have these two listed anabolic steroids as testing positive in connection with it. Do you follow my question?
- A: I follow where you're going, yeah.
- Q: So, I guess I got to ask the question again, I mean, did you take steroids? And

1	specifically this test the is in November of 2000. So, I'm going to ask you in the weeks			
2		and m	and months leading up to November 2000, were you taking steroids	
3	(b)	A:	<u>No.</u>	
4		Q:	or anything like that?	
5	(c)	A:	No, I wasn't at all. I've never seen these documents. I've never seen these	
6		papers	S.	
7			*************	
8		Q:	So, starting in December 2001, on this page, again, there's BB here, which	
9		obvio	usly are consistent with your initials; correct?	
10		A:	He could know other BBs.	
11		Q:	Correct.	
12			But BB would also be your initials; is that correct.	
13		A:	That's correct.	
14			*************	
15		Q:	Okay. Were you obtaining testosterone from Mr. Anderson during this period of	
16		time?		
17	(d)	A:	Not at all.	
18			************	
19		Q:	In January 2001 were you taking either the flax seed oil or the cream?	
20		A:	No.	
21		Q:	And were you taking any other steroids?	
22	(e)	A:	<u>No.</u>	
23	A	All in vio	lation of Title 18, United States Code, Section 1623(a).	
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1		Q:	And, again, I guess we've covered this, but and did he [Anderson] ever give
2	you anything that he told you had to be taken with a needle or syringe?		
3		A:	Greg wouldn't do that. He knows I'm against that stuff. So, he would never
4	come up to me he would never jeopardize our friendship like that.		
5		Q:	Okay. So, just so I'm clear, the answer is no to that, he never gave you anything
6	like that?		
7	(b)	A:	Right.
8	All in violation of Title 18, United States Code, Section 1623(a).		
9	COUNT THREE: (18 U.S.C. § 1623(a) – Perjury)		
10		14.	The factual allegations contained in paragraphs one through nine above are
11	incorporated herein as if set forth in full.		
12		15.	On or about December 4, 2003, in the Northern District of California, the
13	defend	lant,	
14			BARRY LAMAR BONDS,
15	having	taken a	an oath to testify truthfully in a proceeding before a Grand Jury sitting in the
16	Northern District of California, unlawfully, willfully, knowingly, and contrary to such oath, did		
17	make false material declarations, that is, he gave the following underlined false testimony:		
18		Q:	All right. Did Greg ever talk to you or give you anything called human growth
19		hormo	ne?
20	(a)	A:	<u>No.</u>
21			************
22		Q:	And, again, just to be clear and then I'll leave it, but he [Anderson] never gave
23		you an	sything that you understood to be human growth hormone? Did he ever give you
24		anythi	ng like that?
25	(b)	A:	No.
26			*************
27		Q:	And were you obtaining growth hormone from Mr. Anderson?
28	(c)	A:	Not at all.

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Q: In January of 2002, then, again, just to be clear, you weren't getting any testosterone or growth hormone from Mr. Anderson during that period of time?

(d) A: <u>No.</u>

All in violation of Title 18, United States Code, Section 1623(a).

<u>COUNT FOUR</u>: (18 U.S.C. § 1623(a) – Perjury)

- 16. The factual allegations contained in paragraphs one through nine above are incorporated herein as if set forth in full.
- 17. On or about December 4, 2003, in the Northern District of California, the defendant,

## BARRY LAMAR BONDS,

having taken an oath to testify truthfully in a proceeding before a Grand Jury sitting in the Northern District of California, unlawfully, willfully, knowingly, and contrary to such oath, did make false material declarations, that is, he gave the following underlined false testimony:

- Q: Let me ask the same question about Greg at this point, we'll go into this in a little bit more detail, but did you ever get anything else from Greg besides advice or tips on your weight lifting and also the vitamins and the proteins that you already referenced?
- A: This year, in 2003 - at the end of 2002, 2003 season, when I was going through my dad died of cancer, you know, and everyone knows that.
- Q: Yes. I'm sorry about that.
- A: And everyone tries to give me everything. You got companies that provide us with more junk to try than anything. And you know that as well.

I was fatigued, tired, just needed recovery, you know. And this guy says: "Try this cream, try this cream." And Greg came to the ballpark and he said, you know: "This will help you recover," and he rubbed some cream on my arm, like, some lotion-type stuff, and, like, gave me some flax seed oil, that's what he called it, called it some flax seed oil, man. It's, like: "Whatever, dude."

And I was at the ballpark, whatever, I don't care. What's lotion going to do to

1	me? How many times have I heard that: "This is going to rub into you and work." Let			
2		him be happy. We're friends. You know?		
3		Q:	When did that happen for the first time?	
4	(a)	A:	Not until 2003, this season.	
5			*************	
6		Q:	And all right. So, how many times approximately do you think you got these	
7		tubes v	with what Mr. Anderson told you was flax seed oil?	
в		A:	Maybe once a home stand or something, if that. Greg didn't travel with me on the	
9		road.	So, I was at home, when I came home.	
10		Q:	And the first time was the beginning of this year's season, in 2003?	
11	(b)	A:	Yes, 2003, because I was battling with the problems with my father and the just	
12		the lack of sleep, lack of everything.		
13			*************	
14		Q:	Mr. Anderson had never given you anything or asked you to take anything before	
15		the 20	03 season; is that right?	
16		A:	We never had those discussions. We don't discuss about his you know, part of	
17		his world of business is his business. My business is my business. So, we don't		
18		Q:	I'm asking	
19		A:	No.	
20		Q:	That's not my question. My question is	
21		A:	No.	
22		Q:	prior to the last season, you never took anything that he asked you to take, other	
23		than vitamins?		
24	(c)	A:	Right. We didn't have any other discussions.	
25		Q:	No oils like this or anything like this before?	
26	(d)	A:	No, no, not at all. Not at all.	
27			************	
28		Q:	Okay. So, first of all, Mr. Bonds, I guess I want to recheck with you or ask you	

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1		again exactly when you started getting the what I'll call the recovery items, what you		
2		understood to be flax seed oil and the cream, when you started getting that from Greg		
3		Anderson. I think that you said but please correct me if I'm wrong that you thought		
4		it was prior to this current baseball season.		
5		But let me ask, I mean, is it possible it's actually a year before, after the 2000		
6		well, a	actually two years before, after the 2001 season? Because this first calendar is dated	
7		December 2001 with "BB" on it and its got a number of entries that I'd like to ask you		
8		about.		
9			Were you getting items during that period of time from Greg?	
10	(e)	A:	No. Like I said, I don't recall having anything like this at all during that time of	
11		year.	It was toward the end of 2000, after the World Series, you know, when my father	
12		was going through cancer.		
13		************		
14		Q:	In December 2001.	
15			And what about the the clear either the clear or the cream, were you getting	
16		either	of those substances in December of 2001 from Mr. Anderson?	
17	(f)	A:	No. Like I said, I recall it being toward the end of 2002 2002, after 2002	
18	ļ	season	<u>n.</u>	
19		Q:	Okay.	
20	(g)	A:	And that's what I recall.	
21			***********	
22		Q:	And you weren't getting this flax seed oil stuff during that period of time [January	
23		2002]	?	
24	(h)	A:	Not that I can recall. Like I say, I could be wrong. But I'm I'm going from	
25		my re	collection it was, like, in the 2002 time and 2003 season.	
26	All in violation of Title 18, United States Code, Section 1623(a).			
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1	COUNT FIVE: (1	18 U.S.C. § 1503 – Obstruction of Justice)
2	18. The	e factual allegations contained in paragraphs one through nine above are
3	incorporated herei	n as if set forth in full.
4	19. On	or about December 4, 2003, in the Northern District of California, and
5	elsewhere, the defe	endant,
6		BARRY LAMAR BONDS,
7	unlawfully, willful	lly, and knowingly, did corruptly endeavor to influence, obstruct, and impede
в	the due administra	tion of justice, by knowingly giving Grand Jury testimony that was
9	intentionally evasi	ve, false, and misleading, that is:
10		e false statements made by the defendant as charged in Counts 1-4 of this ictment; and
11		asive and misleading testimony.
12		isive and misicading testimony.
13	All in violation	n of Title 18, United States Code, Section 1503.
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